NO. PD - 1079 - 19

WILBER ULISES MOLINA	§	IN THE COURT FILED
Applicant,	§ § 8	COURT OF CRIMINAL APPEALS 7/27/2020 DEANA WILLIAMSON, CLERK
Vs.	§	OF CRIMINAL APPEALS
THE STATE OF TEXAS	§ §	
Respondent.	§ §	FOR TEXAS

<u>APPLICANT'S AMENDED THIRD MOTION FOR EXTENSION OF TIME TO</u> <u>FILE BRIEF</u>

TO THE HONORABLE JUSTICES OF SAID COURT:

COMES NOW Wilber Ulises Molina as Applicant, through counsel of record Derek H. Deyon, and files this Amended Third Motion for Extension of Time to File Brief. Petitioner is The State of Texas.

- 1. On May 6, 2020, this honorable court granted Applicant's Petition for Discretionary Review and ordered that Applicant submit Applicant's brief within 30 days. The first deadline for Applicant to file his brief expired on June 5, 2020. The court granted Applicant's Unopposed First Motion for Extension of Time to File Brief and set the new deadline for July 6, 2020. The court granted Applicant's Unopposed Third Motion for Extension of Time and set the new deadline for Monday, July 20, 2020.
- 2. Applicant seeks a third extension until Monday, August 3, 2020 because Applicant's counsel had limited access to the law libraries in Houston to conduct legal research due to Covid 19. For these reasons, Applicant respectfully requests that this

honorable court extend the time for Applicant to submit his brief until Monday, August

3, 2020. This is Applicant's last request for an extension of time.

RESPECTFULLY SUBMITTED,

THE DEYON LAW GROUP, PLLC

/s/Derek H. Deyon

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Attorney for Petitioner

CERTIFICATE OF SERVICE

I hereby certify that on July 27, 2020, a true and correct copy of the foregoing document was served on all counsel of record to:

The State of Texas
Kim Ogg
Harris County District Attorney
Dan McCrory, Chris Handley, and William
Harris County Assistant District Attorneys
500 Jefferson Street, Suite 600
Houston, Texas 77002
Tel: 713 – 274 – 5826
Fax. No. 832 – 927 – 0180
mccrory daniel@dao.hctx.net
Via Regular U.S. mail, e – service, and fax.

/s/Derek H. Deyon

DEREK H. DEYON

CERTIFICATE OF CONFERENCE

I hereby certify that I conferenced with counsel for Respondent on July 27, 2020, *via* email and further certify that Respondent is silent/neutral on the disposition of this motion.

/s/Derek H. Deyon

DEREK H. DEYON

Automated Certificate of eService

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Derek Deyon Bar No. 24075862 ddeyon@deyonlawgroup.com Envelope ID: 44839771

Status as of 07/27/2020 11:02:10 AM -05:00

Associated Case Party: Wilber Molina

Name	BarNumber	Email	TimestampSubmitted	Status
Derek Deyon		ddeyon@deyonlawgroup.com	7/27/2020 10:31:46 AM	SENT

Associated Case Party: Harris County District Attorney's Office

Name	BarNumber	Email	TimestampSubmitted	Status
Daniel McCrory		mccrory_daniel@dao.hctx.net	7/27/2020 10:31:46 AM	SENT